1 2 3 4 5 6 7 8 IN THE UNITED STATES DISTRICT COURT 9 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 10 JANE DOE (S.B.C.), Case No. 2:24-cv-01985-JHC 11 Plaintiff, STIPULATED MOTION AND ORDER 12 FOR EXTENSION OF DEFENDANTS' TIME TO RESPOND TO COMPLAINT v. 13 SIX CONTINENTS HOTELS, INC. et al., 14 Defendants. 15 16 17 **STIPULATION** 18 Pursuant to Local Rule 7(j), Defendants Six Continents Hotels, Inc. and Holiday 19 Hospitality Franchising, LLC (collectively, "Defendants") and Plaintiff Jane Doe (S.B.C.) 20 ("Plaintiff") (Defendants and Plaintiff, together, the "Parties") hereby respectfully submit this stipulated motion for an extension of time for Defendants to answer, move or otherwise respond 21 22 to Plaintiff's Complaint ("Complaint") and, in support thereof, state as follows: 23 1. Plaintiff filed her Complaint on December 2, 2024; 24 2. Plaintiff served Defendants with the Summons and Complaint on December 13, 25 2024; 26 3. Pursuant to Fed. R. Civ. P. 12 (a)(1)(A)(i), Defendants' deadline for responding to

Plaintiff's Complaint is January 3, 2025; STIPULATED MOTION AND ORDER FOR EXTENSION OF DEFENDANTS' TIME TO RESPOND TO COMPLAINT: CASE NO. 2:24-CV-01985

4. Good cause exists to grant the ex	xtension because Defendants need additional time
to review the allegations, investigate the under	erlying facts, and develop defenses to Plaintiff's
claims before preparing Defendants' response,	particularly considering the Christmas and New
Year's holidays;	
• '	urpose of delay, and no party will be prejudiced by
the granting of this motion; and	appear or notary, unto the purity with our projugation of
	rties stipulate and agree that Defendants shall have
an extension of time up to and including Januar	ry 24, 2025 to answer, move or otherwise respond
to Plaintiff's Class Action Complaint.	
WHEREFORE, the Parties respectfully	request that this stipulated motion be granted an
that Defendants be granted an extension of time	e up to and including January 24, 2025 to answer,
move or otherwise respond to Plaintiff's Class A	Action Complaint.
IT IS SO STIPULATED, THROUGH	COUNSEL OF RECORD on this 20th day of
December 2024.	·
s/ Kristin M. Asai	s/ Annie McAdams
HOLLAND & KNIGHT LLP	RESTORE THE CHILD
Kristin M. Asai, WSBA #49511	Susanna L. Southworth, PhD, JD, WSBA
Kristin.Asai@hklaw.com	#35687 2522 N. Proctor St., Ste. 85
601 SW Second Avenue, Suite 1800	Tacoma, Washington 98406
Portland, OR 97204	Telephone: 253.392-4409
Telephone: 503.243.2300	susanna@restorethechild.com
Attorney for Defendants Six Continents	ANNIE MCADAMS PC
Hotels, Inc. and Holiday Hospitality	Annie McAdams, pro hac vice pending
Franchising, LLC	2900 North Loop West, Ste. 1130
	Houston, Texas 77092
	Telephone: 713.785.6262
	annie@mcadamspc.com
	and
	SICO HOELSCHER HARRIS, LLP
	David E. Harris, pro hac vice pending
	819 N. Upper Broadway

1	Corpus Christi, Texas 78401 361.653.3300
2	dharris@shhlaw.com
3	Attorneys for Plaintiff Jane Doe (S.B.C.)
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STIPULATED MOTION AND ORDER FOR EXTENSION OF DEFENDANTS' TIME TO RESPOND TO COMPLAINT: CASE NO. 2:24-CV-01985

1	ORDER
2	It is so ORDERED:
3	Defendants Six Continents Hotels, Inc. and Holiday Hospitality Franchising, LLC shall
4	have an extension of time up to and including January 24, 2025 to answer, move or otherwise
5	respond to Plaintiff's Complaint.
6	Dated this 23rd day of December, 2024.
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8	John H. Chun
9	John H. Chun
10	United States District Judge
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